UNITED STATES BANKRUPTCY COURT DISTRICT OF MINNESOTA

In re: Jointly Administered under Case No. 15-50307

MAGNETATION LLC, et al, Court File No. 15-50307 (GFK)

Debtors.

(includes: Court File Nos.:

 Mag Lands, LLC
 15-50308 (GFK)

 Mag Finance Corp.
 15-50309 (GFK)

 Mag Mining, LLC
 15-50310 (GFK)

 Mag Pellet LLC)
 15-50311 (GFK)

Chapter 11 Cases Chief Judge Gregory F. Kishel

ORDER EXTENDING THE DEBTORS' EXCLUSIVE PERIODS WITHIN WHICH TO FILE A PLAN OF REORGANIZATION AND SOLICIT VOTES THEREON

Upon the Motion¹ of Magnetation LLC and its subsidiaries that are debtors and debtors in possession (collectively, the "**Debtors**") for an order, pursuant to section 1121(d) of the Bankruptcy Code, extending the exclusive periods under sections 1121(b) and (c) of the Bankruptcy Code within which only the Debtors may file a plan and solicit votes thereon, as more fully set forth in the Motion; and the Court having jurisdiction to consider the Motion and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334; consideration of the Motion and the requested relief being a core proceeding the Bankruptcy Court can determine pursuant to

NOTICE OF ELECTRONIC ENTRY AND FILING ORDER OR JUDGMENT Filed and Docket Entry made on *08/19/2015* Lori Vosejpka, Clerk, By JRB, Deputy Clerk

¹ Capitalized terms not otherwise defined herein shall have the meanings ascribed to such terms in the Motion.

Case 15-50307 Doc 303 Filed 08/19/15 Entered 08/19/15 15:20:38 Desc Main

Document Page 2 of 2

28 U.S.C. § 157(b); and venue being proper before this Court pursuant to 28 U.S.C. §§ 1408 and

1409; and due and proper notice of the Motion having been provided to the parties in interest as

specified in Local Rule 9013-3(a)(2), and it appearing that no other or further notice need be

provided; and the relief requested in the Motion being in the best interests of the Debtors and

their estates and creditors; and the Court having reviewed the Motion and determined that the

legal and factual bases set forth in the Motion establish just cause for the relief granted herein;

and upon all of the proceedings had before the Court and after due deliberation and sufficient

cause appearing therefor,

IT IS ORDERED:

1. The relief requested in the Motion is GRANTED.

2. The Debtors' exclusive period in which to file a plan of reorganization is

extended to November 1, 2015.

3. The Debtors' exclusive period in which to solicit acceptance of a plan of

reorganization is extended to December 31, 2015.

4. The Debtors are authorized to take all actions necessary to effectuate the relief

granted pursuant to this Order in accordance with the Motion.

5. This Court shall retain jurisdiction over any and all matters arising from or related

to the implementation or interpretation of this Order.

/e/ Gregory F. Kishel

August 19, 2015 Dated:

Gregory F. Kishel

Chief United States Bankruptcy Judge

2